BILL NO. S-82-02-20

AN ORDINANCE approving a contract for

Water Resolution # 1024-81, between the

City of Fort Wayne, Indiana, and Scheid-

SPECIAL ORDINANCE NO. S-50-PD

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leman Excavating, Inc., for a water main on Ludwig Rd. BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF

FORT WAYNE, INDIANA:

SECTION 1. That a certain contract, dated February 3, 1982, between the City of Fort Wayne, Indiana, by and through its Mayor and the Board of Public Works and Scheidleman Excavating Inc., for:

> the installation of a 12" water main on the north side of Ludwig Road from Sharon Drive westwardly 2130+ feet to east right of way of State Road #3,

under Board of Public Works Water Resolution # 1024-81, all as more particularly set forth in said Contract which is on file in the Office of the Board of Public Works and is by reference incorporated herein and made a part hereof, be and the same is in all things hereby ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

APPROVED AS TO FORM AND LEGALITY FEBRUARY 19, 1982

BOXBERGE CITY ATTORNEY

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Read the fi seconded by / by title and ref Plan Commission due legal notice Indiana, on	for recommend , at the Cour	, and Committee Nation) and	duly adopted, Public Hearings, City-Count	read the s files g to be he y Building	econd time (and the City ld after
DATE:	2-23-80		CHARLES W.	WESTERMAN	- CITY GLERK
Read the the seconded by passage. PASSED	nird time in the contract of t	full and on the follow	motion by _, and duly ad ing vote:	Bur opted, pla	ced on its
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BURNS			_		***************************************
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DATE:	3-9-82)	CHARLES W.	W. WIN	- CITY CLERK
Passed and	adopted by the	he Common C	Council of the	City of Fo	rt Wayne,
Indiana, as (ZO)	VING MAP) (GENERAL) (ANNEXATION)	(SPECIAL)	6.37
(APPROPRIATION)				1.50	-82
on the 5	th day	y of	France) .	, 19 <i>\rightarrow\r</i>
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CHARLES W. WEST	ERMAN - CITY	CLERK	PRESIDING O	FFICER	
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ALC: NO.			, 19 8d	, at the	hour of
//.3	0'c	lock //.	M.,E.S.T.		
			CHARLES W.	WESTERMAN	- CITY CLERK
Approved as	nd signed by	me this	17th day	of	uch
19 <u>8</u> 2, at the					
				1.10	
			WIN MOSES,	1-40	R

BILL NO. S-82-02-20 REPORT OF THE COMMITTEE ON CITY UTILITIES WE, YOUR COMMITTEE ON City Utilities TO WHOM WAS REFERRED AN ORDINANCE approving a contract for Water Resolution #1024-81. between the City of Fort Wayne, Indiana, and Scheidleman Excavating, Inc., for a water main on Ludwig Rd. HAVE HAD SAID ORDINANCE UNDER CONSIDERATION AND BEG LEAVE TO REPORT BACK TO THE COMMON COUNCIL THAT SAID ORDINANCE PAUL M. BURNS - CHAIRMAN MARK E. GiaQUINTA - VICE CHAIRMAN JAMES S. STIER JANET G. BRADBURY ROY J. SCHOMBURG 3-9-82

Chances W. WESTERMAN, CITY CLERK

June 2/23/82

CONTRACT WATER RESOLUTION NO. 1024-81

11-185-12 3/3/82

BOARD ORDER NO. 47-81

WORK ORDER NO. 63532

THIS CONTRACT made and entered into in triplicate this day of the contract of

WITNESSETH, that the CONTRACTOR and the OWNER, for the considerations hereinafter named, agree as follows:

ARTICLE I. SCOPE OF WORK

CONTRACTOR shall furnish all labor, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary to install a 12" diameter water main including all necessary fittings as follows:

On North side of Ludwig Road from Sharon Drive westwardly 2130+feet to east right-of-way of State Road #3.

all according to Fort Wayne Water Utility Drawing No. Y-10555, Sheets 1 thru 3, and do everything required by this Contract and the other documents constituting a part hereof.

ARTICLE 2. THE CONTRACT SUM

The OWNER shall pay CONTRACTOR for the performance of the contract the unit price sum of thirty-seven thousand seven hundred eighty-three dollars and thirteen cents (\$37,783.13). In the event the amount of work is increased or decreased by OWNER, the contract sum shall be increased or decreased according to the unit price schedule set forth in the Contractor's Proposal.

ARTICLE 3. PROGRESS PAYMENTS

The CWNER shall make payments on account of the contract as provided herein, as follows:

Monthly progress payments will be made by OWNER upon submission of a statement of quantities of work completed and/or materials supplied to the job site as of the end of each month. On or about the 15th day of the following month, ninety (90%) percent of the value of the work performed up to the first day of that month (based on the contract price of labor and materials incorporated in the work) and as estimated by the CONTRACTOR and approved or revised by the Water Engineering Department less the aggregate of previous payments, will be paid by OWNER to the CONTRACTOR.

FEB 0 2 1982

Page 1 of 4

· ARTICLE 4. ACCEPTANCE AND FINAL PAYMENT

Final payment shall be due at the time the work is fully completed and accepted and the Contract is fully performed.

Upon filing of a Completion Affidavit by the CONTRACTOR that the work is ready for final inspection and acceptance, the Board of Public Works will direct the Water Engineering Department to promptly make such inspection. When the Engineering Department finds the work acceptable under the Contract, and the Contract is fully performed, it shall so inform the Board of Public Works which shall issue a final certificate stating that the work provided for in this Contract has been completed and is accepted. Thereupon the entire balance of the Contract sum shall be due and if required to do so, satisfactory evidence that all persons who have supplied labor, material, or equipment for the work have been fully paid.

ARTICLE 5. WORKMEN'S COMPENSATION ACT

The CONTRACTOR will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with the Workmen's Compensation Act in accordance with Section 14 of the Compensation Act. (I. C. 22-32-21).

Any judgment rendered against the City of Fort Wayne in any suits for damages for injury to real or personal property, or for any injury sustained by any person growing out of any act or doing of CONTRACTOR, or its agents, employees or workmen and that any judgment of any court or award of any Board of Arbitrators or of the State Industrial Board of the State of Indiana rendered against the City of Fort Wayne in any suit or claim arising under said Workmen's Compensation Acts of the State of Indiana, now or hereafter in force, relating to compensation for accidental injuries or death suffered by his employees or the employees of a Subcontractor or Subcontractors in the course of their employment, when notice of the pendency of such suit, hearing or arbitration shall have been given said CONTRACTOR, shall be conclusive against CONTRACTOR as to amount, liability and all other things pertaining thereto; it being the intent of parties hereto; it being the intent of the parties hereto that CONTRACTOR indemnify and hold harmless City in the premises.

ARTICLE 6. NONDISCRIMINATION OF LABOR

The CONTRACTOR further agrees to be bound by Section 15-13 (as amended), of the Code of the City of Fort Wayne, Indiana of 1974, passed by the Common Council of the City of Fort Wayne, Indianass General Ordinance No. G-34-78 (as amended) on December 12th, 1978, a copy of which Section is by this reference incorporated herein and made a part hereof.

ARTICLE 7. PREVAILING WAGE SCALE

The CONTRACTOR agrees to pay and also require of his Subcontractors that they pay wage rates on the work covered by this Contract which shall not be less than the prescribed scale of wages as determined pursuant to the provisions of Chapter 319 of the Acts of the General Assembly of the State of Indiana, of 1935, which is by this reference incorporated herein and made a part hereof.

ARTICLE 8. COMPONENT PARTS OF THIS CONTRACT

The following documents are as fully a part of the Contract as if hereto attached or herein repeated:

- a. Advertisement for Bids, for Resolution No. 1024-81.
- b. Instructions to Bidders for Resolution No. 1024-81.
- c. Contractor's Proposal Dated December 23, 1981.
- d. Fort Wayne Water Utility Engineering Department Drawing No. Y-10555 Sheets 1 thru 3.
- e. Supplemental Specification for Water Resolution No. 1024-81.
- f. Detailed Specifications and Conditions for the Installation of Transmission and Distribution Mains of the Fort Wayne Water Utility.
- g. Construction Standards and Water Main and Water Service Materials Standards of the Fort Wayne Water Utility, Engineering Department, latest revision, except as modified in the Supplemental Specifications.
- h. Workman's Compensation Act (I. C. 22-3-2-1).
- i. Non-Discrimination of Labor, General Ordinance No. G-34-78 (as amended).
- k. Performance and Guaranty Bond.

ARTICLE 9. GUARANTEE OF WORKMANSHIP

At the time of execution of this Contract, the CONTRACTOR shall furnish a Performance and Guaranty Bond in favor of the City of Fort Wayne in the amount of the total value of the materials supplied and/or work performed under the terms of this Contract. The said bond shall ensure the completion of the work covered hereunder and shall guarantee the materials and workmanship for a period of one (1) year following written acceptance of the water main by the City.

ARTICLE 10. INDEMNITY

CONTRACTOR shall furnish to OWNER, within ten (10) days of the date hereof, a certificate from an insuror acceptable to OWNER showing personal injury and property damage insurance, in force and issued in connection with the work to be performed under this Contract, in amounts satisfactory to OWNER.

ARTICLE 11. ADJUSTMENTS OF DISPUTES

All questions or controversies which may arise between the CONTRACTOR and the OWNER under the provisions of this Contract shall be subject to the decision of the Chief Engineer of the Fort Wayne Water Utility, and his decision shall be final and conclusive upon the parties. No changes in the plans, specifications, or other phases or the work covered by this Contract will be permitted except on prior written authorization by the Board of Public Works.

ARTICLE 12. COMPLETION DATE

The CONTRACTOR agrees to complete the work specified in the Contract within 60 consecutive calendar days after having been ordered by the OWNER to commence work under this Contract.

ARTICLE 13. COUNCILMANIC APPROVAL

This Agreement, although executed on behalf of the OWNER by the Mayor and Board of Public Works of the City of Fort Wayne, Indiana, shall not be binding upon the OWNER unless and until the same shall have been ratified and approved by the Common Council of the City of Fort Wayne, Indiana, and should said Common Council fail to approve the same within intenty (90) days after the date hereof, then this Contract shall be and become wholly void.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

SCHEIDLEMAN EXCAVATING, INC.

John D. Scheidleman, President

	By: Karen) U (hordlaman Charatan) Secretary
	CITY OF FORT WAYNE, INDIANA
	By: Li Win Moses, Jr., Mayor
ATTEST:	
Sandra & Kennedy, Clerk	
	BOARD OF PUBLIC WORKS
9	134-///
APPROVED A TO FORM AND LEGALITY:	Chairman
KlSnorfer	OI IN MA
City Attorney	Kolper Inderson Clark
	Roberta Anderson Staten, Member
	R 01.00
	Betty R. Collins, Member
Approved by the Common Council of the City	of Fort Wayne on day of
, 1982.	
Special Ordinance No.	
	2 4 5 4
	Page 4 of 4

CITY OF FORT WAYNE, INDIANA IMPROVEMENT TO FORT WAYNE WATER UTILITY PERFORMANCE AND GUARANTY BOND

SP-1916 **XXXXXXXXXXXX**

Scheidleman Excavting, Inc. KNOW ALL MEN BY THESE PRESENTS, that we 6225 Stoney Creek Dr., Fort Wayne, Indiana
(Contractor or Developer) as Principal, and the Guard Casualty & Surety
(Insurance Company), a corporation organized under the laws of the State of
Indiana(Jan 8, 1982) (State and Date), and duly authorized to transact
business in the State of Indiana, as Surety, are held firmly bound unto the City
of Fort Wayne, Indiana, an Indiana Municipal Corporation in the sum of \$37,783.13
(value of work) for the payment whereof well and truly to be made, the Principal
and the Surety bind themselves, their heirs, executors, administrators, succes-
sors and assigns, jointly and severally, firmly by those present. The condition
of the foregoing obligation is such that .

WHEREAS, the Principal has entered into contract with the City or has applied for authority to construct or cause to be constructed, a water main to become part of the City's water distribution system, which said water main is to be built and constructed according to plans and specifications prepared by or approved by City and known as the *Ludwig Rd., Water Main Resolution #1024-81 and

(Name of Project)

WHEREAS, the grant of authority by City to so construct such water main provides:

- That said water main shall be completed according to said plans and specifications, and warrant and guarantee all work, material, conditions of the water main for a period of one (1) year from the date of final acceptance in writing by the Owner:
- There shall be filed with the City, within thirty (30) days after completion, a Completion Affidavit;
- Said Principal is required to agree to make such adjustments, modifications, and repairs as required by the City within thirty (30) days after notice; and,
- To agree to maintain said water main for a period of one (1) year following written acceptance by the City of said water main; and

BOARD OF PUBLIC WORKS

Page 20 of 24

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications, and

NOW THEREFORE, if the principal shall faithfully perform all of the terms and conditions required of it by the contract and cause said water main to become a part of the City water distribution system, and shall for one (1) year after acceptance of said water main by City maintain said water main and shall indemnify the City for all loss that City may sustain by reason of the Principal's failure to comply with any of the terms of the authorization, then this obligation shall be void, otherwise it shall remain in full force and effect.

ATTEST:

P.A. Brown Secretary

(Title)

Scheidleman Excavating, Inc.

(Contractor or Developer)

BY Jake Health

(Name)

(Title)

Guard Casualty & Surety Insurance Company

(Insurance Company) Surety

Authorized Agent

J.R.MORFORD, Attorney-in-Fact

in If signed by an agent, power of attorney must be attached

Notary Public

GUARD CASUALTY AND SURETY INSURANCE COMPANY

SP № 1916

129 E. Market St., Indianapolis, Indiana 46204

(317) 638-1833

KNOW ALL MEN BY THESE PRESENTS, GUARD CASUALTY AND SURETY INSURANCE COMPANY a corporation duly organized under the laws of the State of Indiana, and having its general office in the city of Indianapolis, State of Indiana, has made, constituted and appointed, and does by these presents, make, constitute and appoint.

J. R. Morford	of I	ndianapolis, Ind	iana
Its true and lawful Attorney-in Fact with full power kinds of Surety Bonds, except as limited hereon, an ly and to the same extent as if such instruments w SURANCE COMPANY and all the acts of said Atto ed, provided that the liability of the Company as s	and authority hereby conferred d to bind GUARD CASUALTY A ere signed by the duly authorize rney-in-Fact, pursuant to the aut	ND SURETY INSURANC d officers of GUARD CA thority hereby given, are	E COMPANY thereby as fu SUALTY AND SURETY IS hereby ratified and confirm
One Hundred Thousand Do	ollars and No/100 (\$1	.00,000.00)	
THIS POWER VOID IF ALTERE	D OR ERASED OR IF POWER	NUMBER IS NOT IN B	LUE INK.
(This power does not authorize	the execution of bonds for loan	, financial or bank guara	ntees.)
The acknowledgement and execution of any such do had been executed and acknowledged by the regula	cument by said Attorney-in-Fact arly elected officers of the Comp	shall be as binding upon pany.	the Company as if such bon
The signature of the President or a Vice President granted, and the signature of the Assistant Secreta uuch power and any such power or certificate bear such power so executed and sealed and certified by which it is attacned,continue to be valid and bindin	ry and the seal of the Company ing such facsimile signature and certificate so executed and sea	may be affixed by facsin I seal shall be valid and b	nile to any certificate of an inding on the Company. An
GUARD CASUALTY AND SURETY INSURANCE: of the Board of Directors of GUARD CASUALTY a bonds of the corporation shall be executed in the cor icers as the Board of Directors may authorize. The fact or agents who shall have authority to issue bo	AND, SURETY INSURANCE CO porate name of the Company by President, any Vice President, o	OMPANY, duly adopted a the President, any Vice P or any Assistant Secretar	and now in force, to wit: A
All authority hereby conferred shall expire and term	rinate, without notice, unless use	d before midnight of	
October 1 19 82	, but until such time shall be irr	evocable and in full force	e and effect.
IN WITNESS WHEREOF, the said GUARD CASU			
ecuted by its officer, with its corporate seal affixed	i, this date of January	8,	
	GUARD CASUALTY AS	ND SURETY INSURANC	E COMPANY
	By Le	on E.	Ellio
STATE OF INDIANA) ss:		Presiden
COUNTY OF MARION)		
On this, 19, befor	e me a Notary Public norcony	illy appeared Leav F. E	115-14-15-1
sworn, acknowledged that he signed the above P. INSURANCE COMPANY and acknowledged said	ower-of-Attorney as an officer o	f the said GUARD CASL	ALTY AND SURETY

My commission expires: July 1, 1982

TITLE OF ORDINANCE Water Resolution 1024-81

DEPA	RIMENT REQUESTING ORDINANCE Board of Public Works (Water Engineering Dept.)
SYNO	PSIS OF ORDINANCE Water Resolution 1024-81 for the installation of a 12" water ma
on	the north side of Ludwig Road from Sharon Drive westwardly 2130± feet to east righ
	way of State Road #3. Contract awarded to Scheidleman Excavating, Inc.
	* · · · · · · · · · · · · · · · · · · ·
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EFFEC	T OF PASSAGE Installation of needed water main,
EFFEC	T OF NON-PASSAGE Above installation cannot be completed.
MONEY	INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$37,783.13 thru Barrett Law
	Diving Fund.
	VED TO COMMITTEE
	IN TO CONTAITIE